Case 3:05-cv-01507-WHA Document 13 Filed 08/05/05 Page 1 of 4

	Case 3:05-cv-01507-MHP	Document 10	Filed 07/27/200	5 Page 1 of 4		
1 2	QUINN EMANUEL URQUH David Eiseman (Bar No. 1147 Albert P. Bedecarré (Bar No. 1	58)	HEDGES, LLP	FILED		
3	Helen E. Dutton (Bar No. 235:	558)		AUG - 5 2005		
4	San Francisco, California 9411 Telephone: (415) 875-6600	1		RICHARD W. WIEKING GLERK, U.S. DISTRICT COURT		
5	Facsimile: (415) 875-6700 E-Mail: davideiseman@	quinnemanuel.com	m	NORTHERN DISTRICT OF CALIFORN		
6		innemanuel.com innemanuel.com				
7	Attorneys for Plaintiff SILICONIX INCORPORATED					
8	KIRKLAND & ELLIS LLP		KIRKLAND &			
9	Brent Caslin (Bar No. 198682)		William A. Stro			
10	777 South Figureoa Street	£000	Paul R. Steadm			
10	Los Angeles, California 90017 Telephone: (213) 680-8400	-3800	200 East Rando			
11	Facsimile: (213) 680-8500		Chicago, Illinoi Telephone:			
	E-Mail: bcaslin@kirklar	ıd.com		(312) 861-2000 (312) 861-2200		
12				wstreff@kirkland.com		
13				osteadman@kirkland.com		
15	Attorneys for Defendants DEN	SO A DIC TO		_		
14	INTERNATIONAL AMERICA, INC., TD Scan (U.S.A.), INC., and DENSO CORPORATION					
ا ۾ .	boar (o.b.r.), ive., and best	30 CORI ORATI	ON			
15	UNITED STATES DISTRICT COURT					
16 17	NOR	NORTHERN DISTRICT OF CALIFORNIA				
1/	SAN FRANCISCO DIVISION					
18						
19	CH ICOMIN BICOBBOD A CON					
17	SILICONIX INCORPORATE corporation,), a Delaware) CASE NO.	C 05-1507-JGS MHP		
20	corporation,		{			
	Plaintiff,) STIPULA	TION AND [PRODUCTED]		
21) ORDER R	EGARDING SERVICE OF		
22	v.) PROCESS	, TIME TO RESPOND TO		
	DENSO CORPORATION, a Ja	manese) FIRST AND CON	TENDED COMPLAINT, TINUANCE OF CASE		
23	corporation, DENSO INTERN.	ÄTIONAL) MANAGE	MENT DATES		
24	AMERICA, INC., a Delaware of TD SCAN (U.S.A.), INC., a M	corporation, and	}			
- 11	corporation,	-v-IISHII	\			
25)			
26	Defendar	nts.)			
27			/			
28						
#	STIPULATION AND [PROPOSED] ORDER	- 1	-			
	CASE NO. C 05-1507 JCS			50943/85728.1		
	K&E 10652024					

	Case 3:05-cv-01507-MHP Document 10 Filed 07/27/2005 Page 2 of 4					
1	<u>STIPULATION</u>					
2	WHEREAS:					
3	A. Plaintiff Siliconix incorporated ("Siliconix") filed its First Amended Complaint					
4	for Patent Infringement (the "First Amended Complaint") in this action on June 23, 2005.					
5	B. Siliconix served its Summons and First Amended Complaint on Defendants					
6	DENSO INTERNATIONAL AMERICA, Inc. ("DIAM") and TD Scan (U.S.A.), Inc. ("TD					
7	Scan") on June 24, 2005.					
8	C. Siliconix has requested that Defendant DENSO CORPORATION ("DENSO")					
9	agree to permit its counsel, Kirkland & Ellis LLP, to accept service of Siliconix's Summons and					
10	First Amended Complaint so that Siliconix need not effect service through the provisions of the					
11	Hague Convention.					
12	D. The parties believe that it will be more efficient for case management purposes to					
13	have a single date on which DIAM, TD Scan, and DENSO shall respond to the First Amended					
14	Complaint.					
15	E. The parties also believe that it will be more efficient for case management					
16	purposes to conduct case management proceedings after DIAM, TD Scan, and DENSO have					
17	responded to the First Amended Complaint.					
18	Accordingly, IT IS HEREBY STIPULATED by and between Siliconix on the one hand,					
19	and DIAM, TD Scan, and DENSO, on the other hand, through their respective counsel, as					
20	follows:					
21	1. Siliconix shall serve its Summons and First Amended Complaint on DENSO by					
22	forwarding a copy of the Summons and First Amended Complaint to DENSO's counsel at					
23	Kirkland & Ellis LLP. The parties agree that neither the acceptance of the First Amended					
24	Complaint by DENSO's counsel nor this Stipulation will be used in any manner to argue or					
25	evidence that DENSO is or is not subject to jurisdiction of any Court in the United States.					
26	2. DIAM, TD Scan, and DENSO shall have until and including August 26, 2005 to					
27	respond to Siliconix's First Amended Complaint.					
28	- 2 -					

Case 3:05-cv-01507-WHA Document 13 Filed 08/05/05 Page 3 of 4

	Case 3:05-cv-01507-MHP Document 10 Filed 07/27/2005 Page 3 of 4					
1	3. The parties shall have until and including September 30, 2005 to meet and confer					
2	regarding initial disclosures, early settlement, ADR process selection, and a discovery plan.					
3	4. The parties shall have until and including September 30, 2005 to file a Joint ADR					
4	Certification with Stipulation to ADR Process or a Notice of Need for ADR Phone Conference.					
5	5. The parties shall have until and including October 14, 2005 to serve their initial					
6	disclosures and to file a Case Management and Rule 26(f) Report.					
7	6. The Case Management Conference shall be held at 1:30 p.m. on October 21, 2005					
8	or such other date after October 21, 2005 that is convenient to the Court.					
9						
10	DATED: July 27, 2005					
11	QUINN EMANUEL URQUHART					
12	OLIVER & HEDGES, LLP					
13	Ry /s/ David Figerran					
14	By /s/ David Eiseman David Eiseman Attorneys for Plaintiff					
15	Attorneys for Plaintiff SILICONIX INCORPORATED					
16						
17						
18	DATED: July 27, 2005					
19	KIRKLAND & ELLIS LLP					
20						
21	By <u>/s/ Brent Caslin</u> Brent Caslin					
22	Attorneys for Defendants DENSO INTERNATIONAL AMERICA, Inc.,					
23	TD Scan (U.S.A.), Inc., and DENSO CORPORATION					
24						
25						
26						
7						
28	STIPULATION AND [PROPOSED] ORDER 50043/85738.1					
	CASE NO. C 05-1507 JCS					
- 11	K&E 10652024.					

Case 3:05-cv-01507-WHA Document 13 Filed 08/05/05 Page 4 of 4

	Case 3:05-cv-01507-MHP Document 10 Filed 07/27/2005 Page 4 of 4					
1	<u>ORDER</u>					
2						
3	PURSUANT TO STIPULATION, IT IS SO ORDERED. The Case Management					
4	Conference shall be held at 4:00 pu on November 7, 2005.					
5	DATED: 3/4, 2005.					
6	1.17					
7	WHI WHI					
8	The Hondrable United States District Judge					
9						
10						
11						
12						
13						
14						
15						
16 17						
18						
19						
20						
21						
22						
23						
24						
25						
26						
27						
28	- 4 -					
	STIPULATION AND [PROPOSED] ORDER 50943/85728.1 CASE NO. C 05-1507 JCS					